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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

NOV 07 2006

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT

ALLEN L. MOORE,

Plaintiff/Petitioner,

-VS-

THOMAS MONAHAN, DARRELL SANDERS,
TARRY WILLIAMS, BERNARD M. AKPAN,
JACK GRAHAM, LESLIE HOGAN,
SHAWNDO CLEVELAND, TONY HUMPHREY,
TIMOTHY BURNETTE, STEVE STROCK,
TAMMY CHASTEEN, N. THOMPSON,
LEA CHANKIN, SHAN JUMPER,
LIBERTY HEALTH CARE CORP.,
CAROL VANCE, AND VARIOUS OTHER
DEFENDANT(S) THAT WILL NAMED
UPON THE DISCOVERY OF THEIR
IDENTITIES,

Defendant/Respondent(s).

Case No. _____

CIVIL RIGHTS COMPLAINT
Pursuant to 42, U.S.C. §1983
(State Detained Person)

06CV6088
JUDGE ST EVE
MAG. JUDGE BROWN

CIVIL RIGHTS COMPLAINT
WITH A JURY DEMAND

This is a §1983 action filed by Allen L. Moore, a state detained person, alleging violation of his Constitutional Rights and he is seeking money damages, declaratory judgment, and INJUNCTIVE RELIEF. The plaintiff request a trial by jury.

I. JURISDICTION

A. The jurisdiction of this Court is invoked pursuant to 28, U.S.C. §1331 as this action arises under the Constitution and Laws of the United States, and pursuant to 28, U.S.C. §1343 (a)(3) as this action seeks redress for Civil Rights Violation under 42, U.S.C. §1983.

B. Plaintiff's mailing address and/or registered number and place of confinement: Allen L. Moore, registered number #:864976, Illinois Department of Human Services, Treatment and Detention Facility, Rural Rout #:1, P.O. Box #: 6-A, Rushville, Illinois 62681.

C. Defendant THOMAS MONAHAN is employed as
(Name of First Defendant)

DIRECTOR OF TREATMENT AND DETENTION FACILITY
(Position/Title)

DEPT., OF HUMAN SERVICES, 100 S. GRAND AVE., E. 3rd FLR., SPRINGFIELD, Ill
(Employers Name And Address)

D. At the time the claim(s) alleged in this complaint arose, was the defendant(s) employed by the state, local or federal government?

Yes (XX) No ()

If your answer is "yes", briefly explain:

At all times relavent to the claims alleged in this complaint, the defendant as anmed in paragraph (C) was and remains the Direct- of the Treatment and detention Facility, which is a state of Illin- ois Facility within the Illinois Department of Human Services and thereby duly organized under and by virtue of the laws of the state of Illinois. this Defendant is hereby being sued in his individual and his personal capacity.

E. Defendant DARRELL SANDERS is employed as
(Name of Second Defendant)

DIRECTOR OF SECURITY AT THE TREATMENT AND DETENTION FACILITY
(Position/Title)

DEPT., OF HUMAN SERVICES, 100 S. GRAND AVE. E, 3rd FLR., SPRINGFIELD, Ill.
(Employers Name And Address)

F. At the time the claim(s) alleged in this complaint arose, was the defendant employed by the state, local or federal government?

Yes (XX) No ()

If your answer is "yes", briefly explain:

At all times relavent to the claims alleged in this complaint, the defendant as named in paragraph (E) was and remains the Director of Security at the Treatment and Detention facility, a facility with the Illinois Department of Human Services, thereby being duly organized under and by virtue of the laws of the state of Illinois. this Defendant is hereby being sued in his individual and his personal capacity.

- G. Using the outline of the form provided. Include the above information for any additional defendants'
- H. The below named defendant(s) at all times relavent to the claims that are alleged in this complaint, were all employed at the Treatment And Detention Facility, a state of Illinois facility, within the Illinois department of Human Services, thus being duly organized under and by virtue of the laws of the state of Illinois. The said facility at the time the claims alleged herein arose, was then located at the address of 401 Woodruff road, Joliet, Illinois, recently this said facility has relocated to the present address, which is now Rural Rout #:1, P.O. Box #:6-A, Rushville, Illinois 62681. These named defendants' are hereby being sued in their individual and personal capacity.
1. TARRY WILLIAMS, at all times relavent to the claims that are alleged in this complaint was and remains an Executive II, with rank and title of Captian at the relocated Treatment and Detention Facility. he is hereby being sued in his individual and his personal capacity.
 2. BERNARD M. AKPAN, at all times relavent to the claims that are aleeged in this complaint, was an Executive II, with the rank and titled of Captain, this defendant no longer holds that position at the Treatment And detention Facility, because he did not relocate to the Rushville, Illinois Facility. He is hereby being sued in his individual and his personal capacity.
 3. JACK GRAHAM, at all times relavent to the claims that are alleged in this complaint was an Executive II, with the rank and title of Captian, he has recently terminated his employment with the this said facility, he is hereby being sued in his individual and his personal capacity.
 4. LESLIE HOGAN, at alltimes relavent to the claims that are alleged in this complaint was a Security therapist Aid II ("STA") with the rank and title of Sergeant. Heis hereby being sued in his individual and his personal capacity.

5. SHAWNDO CLEVELAND, at all times relavent to the claims alleged in this complaint was a Security Therapist Aid with no rank and title other than what is said here. He is hereby being sued in his individual and his personal capacity. He is no longer employed by the Department of Human services.
6. TONY HUMPHREY, at all times relavent to the claims alleged in this complaint was an Security Therapist Aid ("S.T.A.") with the rank and title of (S.T.A.) II sergeant), he is no longer employed by the department of Human Services, because of felony arrest. he is hereby being sued in his individual and his personal capacity.
7. TIMOTHY BURNETTE, at all times relavent to the claims alleged in this complaint, was a Security therapist Aid ("STA") with no other rank and title as stated, this defendant no longer works for the Treatment And Detention Facility. He is hereby being sued in his individual and his personal capacity.
8. STEVE STROCK, at all times relavent to the claims alleged in this complaint, was an Executive IV with the rank and title of Major, he no longer works in the employment of the Treatment and Detention facility, located in Rushville, Illinois. this defendant is hereby being sued in his individual and his personal capacity.
9. TAMMY CHASTEEN, at all times relavent to the the claims alleged in this complaint, was a Security therapist Aid ("STA") with no other title or rank as stated, she is no longer employed at the Treatment And Detention Facility located at Rushville, Illinois. this Defendant is hereby being sued in her individual and her personal capacity.
10. NATHANIEL THOMPSON, at all times relavent to the claims alleged in this complaint, was a Security therapist Aid ("STA") with the rank and title of sergeant, he no longer works in the employment of the Treatment and Detention Facility, located in Rushville, Illinois. This defendant is hereby being sued in his individual and his personal capacity.

- I. The below named defendants' including the liberty Health Care Corporation, is employed as private contractors, in the employment of the Illinois Department of Human Services, which is a state of Illinois agency, duly organized under and by virtue of the laws of the state of Illinois. Liberty Health Care Corporation and it's individual named employee's, LEA CHANKIN, SHAN JUMPER, GRIPSHOVER, are all hereby being sued in there individual and there personal capacity. Their employers name and address is Illinois Department of Human Services, 100 S. Grand ave., E., 3rd floor, Springfield, Illinois.
- J. The below named defendant is employed by the Addus health Care Inc. who in turn is employed by the Illinois Department of Human services, at it's Treatment And Detention Facility, which is located at the address of Rural Rout #:1, P.O. Box #:6-A, Rushville, Illinois. Defendant Carol Vance in this action is hereby being sued in her individual and her personal capacity.

II. PREVIOUS LAWSUITS

- A. Have you begun any other lawsuits in state or federal Court relating to your confinement and/or your detention? Yes () No (XX)
- B. If your answer to "A" is "yes", describe the lawsuits in the space below. (If there is more than (1) lawsuit, you must describe the additional lawsuits on an additional sheet of paper, using the same outline.) Failure to comply with this provision may result in the summary dismissal of your complaint.

1. PARTIES TO PREVIOUS LAWSUITS

[there has been no previous lawsuits filed]

III. GRIEVANCE PROCEDURE

- A. Is there a grievance procedure in the institution?
Yes () No (XX)

- B. Did you present the facts relating to your complaint in the institutional grievance procedure
Yes () No (XX)
- C. Attach copies of your request for administrative remedy and the response that you recieved. If you can not so so explain why not. The issues presented in this complaint are issues that are none grievable, as plaintiff cliams alleges unprovoked accessive force while he was a pre-trial detained person in violation of his United States Fourteenth Amendment Constitutional Rights.

IV. STATEMENT OF CLAIMS

the facts necessary to an understanding of the issues that are presented by this civil complaint are set fourth as follows:

COUNT I.

A. Plaintiff, Allen L. Moore, aver that on/or about the date of July 12, 2005., he was a pre-trial detained person, being detained under and by virtue of Illinois Sexually Violent Persons Act, 725 ILCS 207/1 (Hereinafter the "Act"). Plaintiff aver from July 12, 2005., until the date of December 19, 2005., he remained as in accordance with the Sexually Violent Persons Act, a pre-trial detained person, On the date of December 19, 2005., at approximately 2:35 p.m. that day, the defend-ant Jack Graham, came to plaintiff and told him the cell assignment committee had re-assigned him from his present cell location which at the time relavent, was cell number 3-12 A wing to cell number 3-13 B-wing with a fellow detained person name Vincent Limpscomb, Plaintiff aver that he stated to the defendant Graham that he did not want to move in the cell with Limpscomb, because Limpscomb out weight him by (80) pounds and that he knew that they could not get along, plaintiff aver that he told defendant Graham, that he would move, but that he was not going to move into the cell with just anyone, Plaintiff aver that defendant graham then told him, "you have no option in this, either you move in with Limpscomb or I will have to place you on secure lock

down. plaintiff aver that he he did not argue at all with this defendant, plaintiff in fact asked this defendant could he get some ice for his drinking cup and promission was given by this defendant to get ice, after plaintiff had gotten the ice for his cup he then walked freely to his cell location, with the defendant Jack Graham and a Secuirty therapist aid named Felicia Sanders walking as escort behind him, and when plaintiff arrived at his cell location he freely entered his cell without any type of incedents.

B. Plaintiff aver on this same date of December 19, 2005., very shortly after he'd entered his cell, without any incedent as it is described above, the defendant Jack Graham and the defendant Tarry Williams came to plaintiff cell and told the plaintiff that they were there to confiscate all of his personal property from him, plaintiff aver that he asked these two defendant why, for what reason do want to take my personal property. Plaintiff aver that defendant Tarry Williams replied to him, "if you won't move into the cell with Vincent Limpscomb, then we are going to move your personal property there with or without you. Plaintiff aver that he then asked the defendant Tarry Williams was he going to give him a receipt for his personal property, and defendant Williams relplied "no", plaintiff then stated defendant Williams that he wold like to see a clinical therapist, defendant Tarry Williams replied "you can't", plaintiff then plaintiff then stated to Defendant Tarry Williams and Jack Graham, that he was going to give them his personal property for them to move his property in the cell with a person that he knew nothing about, and let that person have access to his family photographs his legal documents and other personal addresses and things, plaintiff stated to these two defendants that they would get his personal property if he was given an inventory list and receipt of his personal property, but he would not give his personal property up to them for them to give to another resident or detained person in the facility, plaintiff aver that defendant Williams then stated to plaintiff you are going to give up your propperty or we will take it by force.

C. Plaintiff aver that on the same date of December 19, 2005., at approximately 3: p.m., Defendants Tarry Williams, Jack Graham, Bernard M. Akpan, Leslie Hogan, Shawndo Cleveland, Tony Humphrey, Timothy Burnette came to plaintiff's cell, Defendants Graham, Cleveland, Hogan, and Humphrey was wearing hard head helmets, and riot gear, plaintiff aver that the defendant Tarry Williams and Bernard Akpan issued the orders for the defendants Graham, Hogan, Cleveland and Humphrey to enter and extract plaintiff, plaintiff aver that the named defendants upon the orders charged into plaintiff's cell and all of them began to beat physically on the plaintiff, the defendant Burnette held a video cam-recorder and he recorded the physical attack brought onto the plaintiff by the named defendant's herein. plaintiff aver that he was punched and kicked multiple times while he was still inside of his cell by the named defendant's and then he was dragged out onto the walkway and then dragged down the walk, and/or gallery from his cell, all during this time defendants continued to inflict injury to plaintiff, the incidents of physical assault that occurred outside of plaintiff's cell was recorded by the A-wing monitor cameras.

D. Plaintiff aver that the defendants' Thomas Monahan and Darrell Sanders, was aware of this attack because they initially approved it and/ordered it, plaintiff aver that the institutional policy in regard to resident and detainee persons cell changes, was that no one would be forced to cell with a person that they could not get along with, but in fact if a person as the plaintiff refuse to move with someone he has said he could not get along with just as the plaintiff was himself, that person would be locked in his assigned cell and stripped of his personal property, his personal property just as the plaintiff's personal property, would then be taken to the cell in which the plaintiff was to be moved to, and the property would then be left in the care and custody of the very person that plaintiff had said he could not get along with, this was the purpose of defendants extracting the plaintiff from his cell and brutally attacking him. Plaintiff aver that the defendant Thomas Monahan,

Darrell Sanders, Tarry Williams, Shan Jumper, Lea Chankin and the Liberty Health Care Corporation, approved and condoned this policy and practice, and in this instant case plaintiff refused to give up his personal property to the defendants' for their purpose of placing his property in the cell with Vincent Limpscomb whom plaintiff did not get along with, and because plaintiff refused to give up all of his personal property including addresses of his family, and legal documents, family photographs, all of his electronic items, plaintiff aver that the defendants refused to provide him with any type of written receipt for his property and they made it very plain that to him that his personal property was going to be placed in the cell with Vincent Limpscomb and left there until plaintiff voluntarily move to that location, and for that reason plaintiff refused to give the defendants his personal property and as a direct and proximate result of this the plaintiff brutally physically assault by the defendants. Plaintiff aver that as a direct and proximate result he suffered physical injury to his head and his back, he has and is still being treated for his back, he has blood in his urin when he urinates.

COUNT II.

A. Plaintiff aver that after he was assaulted by the defendants as named in count I., of this complaint he was denied medical care for his injuries, plaintiff aver that the defendant Tammy Chasteen who acting as a releif officer for the Security Therapist Aid who was assigned to the A and B wing control center when plaintiff asked could he see a medical doctor or some one from the hospital care unit this defendant at this time refused and told plaintiff at this time, "you look fine to me," plaintiff aver that a short time after this he became very dizzy and fell onto the floor of the observation cell that plaintiff had been place in after he'd been extracted from his assigned cell, defendant Chasteen at this point made a call to medical, health care unit, but in calling this defendant stated, "resident Moore has just fell in cell, I think that he's faking it,"

some time later, the defendants Tarry Williams, Bernard Akpan, and N. Thompson alone with the nurse came to the observation cell where plaintiff was then locked up in, plaintiff aver that defendants Williams and Akpan told plaintiff to get up so that he could be handcuff threw his cell door, plaintiff aver that he was at this time in extreme pain and he at this time could not get up off the floor and told this to the defendants, defendant Tarry Williams response was if you don't get up we can't handcuff you and the nurse won't be able to examen you, the nurse whom plaintiff at this time dose not know by name, but dose know her by sight, stated, to Tarry Williams if he's hurt then he can't get up, and I need to examen him, this incident was witness by the defendant N. Thompson who is a Securty therapist Aid II which is the rank of sergeant, other employee staff and residents witness as well, plaintiff aver that the nurse at this point had to argue with the defendants, Williams and Akpan to treat and examen the plaintiff, plaintiff at this time was bleeding profusely from a deep cut into his head, and there was a large knott on the plaintiff's head, plaintiff aver that when the nurse was fanilly allowed to enter the observation cell to examen plaintiff, she then asked the defendant Williams and Akpan to let her examen plaintiff in the hospital care unit because plaintiff was bleeding and that she needed to treat plaintiff for this and what other injuries that plaintiff might have. plaintiff was then taken to hospital care unit where the bandaged his cut in his head, plaintiff aver that he was later some days afterward seen by a medical doctor and given pain medication for his back, and scheduled for X-rays by this doctor who was not the resident physician or primary care giver at the Treatment and Detention Facility.

Count III.

A. Plaintiff aver that defendant Tarry Williams, too prevent the plaintiff from civil litigating against him, gave orders that no one was allowed to talk to plaintiff, refuse to allow plaintiff to call his family or his attorney, and made fraudulent charges against plaintiff to have plaintiff's parole violated, so that plaintiff, would be out of the facility, back in prison, and would not have any

chance of being seen by his attorney or the court in which his civil commitment case was assigned to, defendants took steps to prevent plaintiff from litigating this action when it initially occurred by fraudulently reporting claims that subsequently lead to the violation of the plaintiff's parole. (See attached hereto and in support thereof exhibits marked A-1, A-2, A-3, see also exhibit B-1 regarding the medical treatment plaintiff was given for his injuries. Plaintiff aver that defendants Monahan, Sanders, and Williams had by their orders the plaintiff brutally and viciously physically attack, plaintiff was secured and locked in his cell he had walk to his cell and was locked in his cell without any attempt to refuse, he was not acting suicidal and was not acting in any that would indicate he was about to hurt himself or anyone else, defendant entered the plaintiff's cell with the single reason to take the plaintiff personal property and give to another resident. Plaintiff aver that on the date of October 4, 2006., and as a direct and proximate result of the defendant's policy and practises of taken personal property as a means to punish, without providing written receipts for person, plaintiff has lost family photographs and legal documents that are irreplaceable, plaintiff aver that the documents are documents regarding plaintiff conviction in which was intended to be used in his defense in his anticipated trial under the (SVP "Act"), plaintiff aver that the defendants to this date has not returned these said documents to plaintiff.

COUT IV.

A. Plaintiff aver that the defendants' Thomas Monahan, Darrell Sanders, Shan Jumper, Lea Chankin, Carol Vance, and the Liberty Health Care Corporation, used cell assignment as punishment against people who are pre-trial detained persons as a means to punish for the purpose of pressuring pre-trial detained persons into consenting to Treatment, that the Defendants Shan Jumper and Lea Chankin are directly employed by the liberty health care corp., and as agents for their company and the financial gain for their company, these defendant who are assigned as the cell change committee, purposefully subjected pre-trail detained persons to living conditions amounting to animal like living conditions, plaintiff aver that he was housed in a cell

that was roach infested year-round and in summer months plaintiff cell assignment was plagued with wasp spiders and bee's, that the water plaintiff had in cell to drink was foul and contained pollutants that was potentially poisonous to drink, and plaintiff was given no other water to drink but that water, that the defendants' Carol Vance who was the facility Hospital Administrator and a member of the facility cell assignment committee with defendant Lea Chankin and Shan Jumper all knew that the water that the plaintiff had to drink was as stated described and complained of herein, that the plaintiff was assigned to a very small cell, that contained a double steel bunk, toilet, sink, with no chair or table, that the cell was inadequately heated in the winter months, and extremely hot in the summer months, and that the defendants' as named herein who were acting with malicious intent reassigned the plaintiff to a cell location that would have been worse than conditions that is described herein, by forcing plaintiff to cell in cell with the very same living conditions as described only different because of having to cell with a person that out weighed the plaintiff by (80) pounds and a person that plaintiff had enformed them that he could not get-along with, defendant's maliciously intended to cause the plaintiff more hardship than that what is described and complained of herein, and when plaintiff refused, defendants' confiscated the plaintiff's personal property and moved this property into the cell with the very person that the plaintiff had inform the defendants' that he plaintiff could not get along with and as a direct and proximate result of their action plaintiff fraudulently sent back to prison and plaintiff have lost because they have not been returned as of this day of October 23, 2006., legal documents and family photographs, and defendants' deliberately took steps to prevent the plaintiff from litigating against them by refusing to provide the plaintiff with a written receipt for the personal property that they confiscated from plaintiff, and falsified reports to have the plaintiff's parole violated and thereby sent back to prison under fraudulent means. The defendant Steve Strock is also a member of the cell assignment committee.

V. RELIEF

A. Issue a declaratory judgment stating that:

1. The physical abuse of the plaintiff by defendants' Tarry Williams, Bernard Akpan, Jack Graham, Leslie Hogan, Shawndo Cleveland, and Tony Humphrey, violated the plaintiff's Rights protected by the 14th., Amendment of the United States Constitution, Due Process Clause, and the 8th., Amendment of the United States Constitution prohibition against Cruel and unusual punishment, and constituted an assault and batterey under state law and thus a violation of Illinois State constitution.
2. Defendants' Thomas Monahan and Darrell Sanders Failure to take actions to curb the physical abuse of plaintiff, when they had direct knowledge of the abuse before and after, violated the plaintiff's 14th., Amendment Constitutional Rights to Due Process of Law, and the plaintiff's 8th., Amendment United states Constitutional Rights which prohibits cruel and unusual punishment and Illinois State Constitutional Rights of same.
3. The physical abuse of plaintiff who was locked up and secured in cell and posed no threat to himself or to anyone else,solely for the purpose of confiscating plaintiff's personal property to place in the cell with a person plaintiff had stated he could not get along with, violated the plaintiff's 14th., Amendment United States Constitutional Rights to Due Process of Law where there exist no rule regulation that allowed the defendants to confiscate the plaintiff's personal property for the purpose so stated constituted an assualt and aggravated battery under Illinois state law.
4. Defendants' actions in failing to provide adequate medical care for the plaintiff violated and continue to violate, the plaintiff's under the 8th., Amendment to the United States Constitution, which is incorporated within the 14th., Amendment Due Process Clause.

B. Issue an injunction ordering defendants and there agents acting in their behalf:

1. Immediately arrange for the plaintiff to be examined, by a qualified nuerologist physician.
2. Immediately arrange for the plaintiff to be evaluated by a medical practitioner with the expertise in treatment and the restoration of back and neck injury.
3. Carry out without delay the treatment directed by such medical practioner.

C. Issue an injunction ordering the defendant Thomas Monahan or his agents acting in his behalf:

1. Expunge the disciplinary and/or behavior reports discribed in this complaint from the plaintiff institutional record.

D. Award compensatory damages in the following amounts:

1. \$200.000 jointly and severally against defendants Tarry Williams, Bernard Akpan, Jack Graham, Leslie Hogan, Tony Humphrey for the physical and emotional injuries sustained as a result of the plaintiff's beating, this include Shawndo Cleveland.
2. \$1.00 against the defendant Timothy Burnette for the vidio taping of the Plaintiff's beating.
3. \$200.000 jointly and severaly against the defendants Thomas Monahan and Darrell Sanders for their authorization of the plaintiff's beating and the unlawful confiscation of the plaintiff's personal property consisting of legal documents.
4. \$10.000 Jointly and severely against defendants Tammy Chasteen, and Carol Vance for the denial of adequate medical care.
5. \$200.000 jointly and severely against the defendants Shan Jumper, Lea Chankin, Steve Strock, Carol Vance, and Liberty Health Care

Corporation for their use and participation as members of the cell assignment Committee and the actions of these named defendants as described in this complaint.

E. Award punitive damages in the following amounts:

1. \$20.000 each against defendants Monahan, Sanders, Williams, Akpan, Graham, Hogan, Cleveland, and Humphrey for the beating and confiscation of the plaintiff's personal property.
2. \$5.000 each against defendants Carol Vance, Tammy Chasteen, for the denial of adequate medical care.
3. \$20.000 each against the defendants Shan Jumper, Lea Chankin, Steve Strock, for their participation as members of the cell assignment committee and their use of said committee as punishment, this include the Liberty Health Care Corporation as the above named acted as agents for Liberty.

F. Grant such other relief as it may appear that plaintiff is entitled.

[Date] 11-1-06

Respectfully submitted by:

Allen L. Moore
Allen L. Moore, Pro-se Litigant
Treatment And Detention Facility
RR 1, P.O. Box 6-A
Horney Branch & County Farm Rd.
Rushville, IL 62681

SUBSCRIBED AND SWORN TO BEFORE ME

This day of , 2006

This procedure has been self
notarized under the penalty of
perjury in accordance with Title
28 U.S.C. 1746: 1621. This 11
day of November, 2006. With
my right finger thumb print I
hereby mark as my signature



ATTACHED EXHIBITS IN SUPPORT THEREOF

FROM: Jacksonville C.C.

DATE: 4/5/05

NAME: Moore, Allen L.

ID #: B26374

STATE OF ILLINOIS

Exhibit A-1

TO:

PRISONER REVIEW BOARD

BOARD ACTION:

☒

Mandatory Supervised Release Approved Effective When Eligible.

☐

Released Prior to Hearing.

Date:

5-5-05

☐

Statutory Parole Approved.

YOU ARE OBLIGATED TO THE GENERAL RULES GOVERNING PAROLEES OR MANDATORY SUPERVISED RELEASES AND THE FOLLOWING SPECIAL ORDER(S).

CONDITIONS:

1. ☒ Participate in a Drug Abuse Program
2. ☒ Participate in an Alcohol Abuse Program
3. ☒ Participate in Sex Offender Counseling
4. ☒ Submit yourself to outpatient care as prescribed by a Mental Health Clinic
5. ☒ Close Supervision. Report to an agent of the Department of Corrections for supervision and permit the agent to visit you at your home or elsewhere as he directs.
6. ☒ Electronic Detention
7. ☐ Issue Certificate of Relief from Disability
8. ☒ Other No Job Contact

FOR THE BOARD:

[Signature]
[Signature]
[Signature]

Clinical Services Recommendation for Release:

☐

No Special Recommendation

☒

Recommend Assessment #1 & #2. Submit to electronic detention, Rule #5 and sex offender or other counseling deemed appropriate. No victim contact.
be a part of the Release Agreement.

COMMENTS: (Attach PCR if desired) Parole Violator with new sentence. Property offense. Past offense of serious nature. Current GED student. History of nonspecific substance use. Recovery unit participant. Required to register as sex offender.

Exhibit A-1

ILLINOIS DEPARTMENT OF CORRECTIONS

PRISONER REVIEW BOARD

Parole or Mandatory Supervised Release Agreement

Name: Moore Allen MI B26374
Last Name First Name ID Number

This document constitutes an agreement governing persons who have been granted parole by the Illinois Prisoner Review Board or otherwise released under supervision, and defines the terms by which the undersigned is conditionally released from confinement. The rules of conduct follow. If such rules are violated, parole or mandatory supervised release may be revoked under the rules and regulations promulgated by the Prisoner Review Board or other releasing authority.

Rules of Conduct Governing Parolees or Mandatory Supervised Releasees

Until final discharge, you shall at all times be under the legal custody of the Department of Corrections, subject to being retaken at any time, with the establishment of probable cause and with the lodging of a warrant, within the enclosure of an Illinois State correctional center. You are obligated to comply with all rules, regulations, orders, and subsequent amendments thereto of the Prisoner Review Board and of the Department of Corrections. If paroled or released out of the State, obedience of the rules of both states is required.

1. You shall not violate any criminal statute of any jurisdiction during the parole or release term;
2. You shall refrain from possessing a firearm or other dangerous weapon;
3. You shall report to an agent of the Department of Corrections;
4. You shall permit the agent to visit you at your home, employment, or elsewhere to the extent necessary for the agent to discharge his or her duties;
5. You shall attend or reside in a facility established for the instruction or residence of persons on parole or mandatory supervised release as may be directed;
6. You shall secure permission before visiting or writing a committed person in an Illinois Department of Corrections facility;
7. You shall report all arrests to an agent of the Department of Corrections as soon as permitted by the arresting authority but in no event later than 24 hours after release from custody;
8. You shall obtain permission of the Department of Corrections before leaving the State of Illinois;
9. You shall obtain the permission of an agent of the Department of Corrections before changing your residence or employment;
10. You shall consent to a search of your person, property, or residence under your control;
11. You shall refrain from the use or possession of narcotics or other controlled substances in any form, or both, or any paraphernalia related to those substances and submit to a urinalysis test as instructed by a parole agent or the Department of Corrections;
12. You shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
13. You shall not knowingly associate with other persons on parole or mandatory supervised release without the prior written permission of your parole agent and shall not knowingly associate with persons who are members of an organized gang as that term is identified in the Illinois Street Gang Terrorism Omnibus Prevention Act;
14. You shall provide true and accurate information, as it relates to your adjustment in the community while on parole or mandatory supervised release or to your conduct while incarcerated, in response to inquiries by your parole agent or the Department of Corrections;
15. You shall follow any specific instructions provided by a parole agent that are consistent with furthering the conditions set and approved by the Prisoner Review Board or by law, exclusive of placement on electronic detention, to achieve the goals and objectives of your parole or mandatory supervised release, or to protect the public. These instructions by the parole agent may be modified at any time as the agent deems appropriate; and
16. You shall also comply with any additional conditions the Prisoner Review Board has or may set as a condition of your parole or mandatory supervised release including, but not limited to:

1. Submit to participate in substance abuse program. 2. Alcohol abuse counseling.
3. Participate in Sex Offender Counseling 6. Electronic Detention 7. No Victim Contact 4. Submit yourself to court
patient care as prescribed by Mental Health Clinic.
5. Close Supervision. Report to an agent of the Department of Corrections for supervision and permit the agent

to visit you at your home or elsewhere as he directs.

I, Allen Moore, committed to and/or under the custody of the Illinois
Print Name

Department of Corrections, do hereby acknowledge that I have carefully read, or have had read to me, and do clearly understand the contents and conditions of the above rules governing the conduct of parolees and mandatory supervised releasees and any Prisoner

ILLINOIS DEPARTMENT OF CORRECTIONS

Parole Violation Report

Exhibit A1

C304

Moore, Allen

Offender's Name

B26374

ID#

Section B: Notice of Charges of Alleged Parole or Mandatory Supervised Release Violations

You are hereby notified that, as detailed on this form, you are charged with having committed the following violations of your conditions of Parole or Mandatory Supervised Release Agreement:

- ☐ 1. Violation of any criminal statute.
- ☐ 2. Possession of a firearm or other dangerous weapon.
- ☐ 3. Failure to report to your agent.
- ☐ 4. Failure to permit the agent to visit at home, employment, or elsewhere as determined necessary.
- ☒ 5. Failure to attend or reside in a facility established for the instruction or residence of persons on parole or mandatory supervised release.
- ☐ 6. Failure to secure permission before visiting or writing a committed person in a Department facility.
- ☐ 7. Failure to report all arrests to an agent as soon as permitted by the arresting authority but in no event later than 24 hours after release from custody.
- ☐ 8. Failure to obtain permission of your agent before leaving the State of Illinois.
- ☐ 9. Failure to obtain permission of your agent before changing your residence or employment.
- ☒ 10. Failure to consent to search of your person, property, or residence under your control.
- ☐ 11. Use or possession of narcotics or other controlled substances in any form, or both, or any paraphernalia related to those substances, or failure to submit to a urinalysis test as instructed.
- ☐ 12. Frequenting places where controlled substances are illegally sold, used, distributed, or administered.
- ☐ 13. Knowingly associating with other persons on parole or mandatory supervised release without prior written permission of your agent or knowingly associating with persons who are members of an organized street gang.
- ☐ 14. Failure to provide true and accurate information, relating to your adjustment in the community while on parole or mandatory supervised release or to your conduct while incarcerated, in response to inquiries by your agent.
- ☐ 15. Failure to follow any specific instructions provided by your agent, specifically: _____
- ☒ 16. Failure to comply with the following additional conditions of release: DHS Rules and Regulations for Sex Offender Annex.

You are entitled to a Preliminary Parole/Mandatory Supervised Release Violation Hearing before a neutral Hearing Officer to determine whether or not probable cause exists that you did commit one or more of the violations checked above. You may appear and speak on your own behalf at this hearing and you may retain an attorney to represent you at the hearing. You may present evidence to rebut the charges and you may make a written request in advance of the hearing to present witnesses who can provide relevant information or to question adverse witnesses. If probable cause on any new criminal charge is determined by the court prior to the hearing date, you are not entitled to a preliminary hearing.

Your preliminary hearing is now scheduled to be held on: _____, 20____ at _____ a.m. p.m.
at: _____

Note: If probable cause is found at the preliminary parole revocation hearing, you may request the hearing officer recommend to the Prisoner Review Board that the parole violation warrant be withdrawn pending a final parole revocation hearing.

As an alternative to the scheduled hearing, you may exercise one of the following options by initialing the appropriate box:



Initials

- A. Postpone: I request that my preliminary hearing be postponed for up to 30 days from today's date to permit me to obtain an attorney, witnesses, or documents. I understand that it is my responsibility to present these individuals or materials at my hearing on:

_____, 20____ at _____ a.m. p.m.



Initials

- B. Waive (Illinois Offenders Only): I elect to waive my preliminary hearing with the understanding that I will be afforded a full revocation hearing before the Prisoner Review Board or Parole Board. This waiver does not indicate any admission of guilt to the above violations.



Initials

- C. Waive (Adult Interstate Compact Only): I admit guilt and waive my preliminary hearing.

I have received a copy of this Notice of Charges:

Allen Y. Moore on 12/28/05
Offender's Signature Date

A copy of this notice was delivered to the alleged violator by:

RATLIFF J CPO
Print Name Title
Ratliff on 12/28/05
Signature Date

ILLINOIS DEPARTMENT OF CORRECTIONS
Parole Violation Report

A-1

Section A: Violation Details

Offender: Moore, Allen Alias: _____ ID#: B26374

Parent Facility: Stateville C.C. Date of Birth: 08/03/1976

Program released to: Dept. of Human Services - Sex Offender Level of Supervision: Level 1

Gender: ☒ Male ☐ Female Race: ☐ Caucasian ☒ African American ☐ Asian ☐ Hispanic ☐ Native American ☐ Other _____

FBI#: 355355WAD LR#: _____ CC#: _____

Release Date: 07/12/2005 Sentence Exp. Date: 07/12/2007 Annual Review Date (juvenile only): _____ Violation Date: 12/27/2005

Custody Facility: Stateville NRC Custody Date: 12/27/2005

Offense(s): Failure to Comply

IDOC Warrant #: JT-0516159 Date Warrant Issued: 12/27/2005

Description of the Alleged Violation (include date, time, place and description of the violation; description and method of weapons used; identity and injury to victim(s); arrest date and arresting agency; criminal charges; and custody/court/bond information):

On 12/19/05, while in the custody of the Department of Human Services at the Joliet Annex for Sex Offenders, Parolee Moore was given a direct order to move out of his assigned room and into another room. According to Staff at the Facility, Parolee refused several direct orders to do so. Parolee Moore continued to be non-compliant to orders given by staff to relinquish his electronic equipment to staff, and staff entered his room to forcibly remove the items. Moore then pushed a staff member and had to be forcibly subdued. Moore also attempted to defeat the lock on his cell by jamming it with an unknown object and placed some type of slippery liquid on the floor in order to slow down staff who were attempting to remove him from his cell. Moore refused to come out of his cell and relinquish his electronics and had to be forcibly removed from his cell.

List all Arrests or Alleged Parole/Mandatory Supervised Release Violations and the date of occurrence:

Unknown.

Community Adjustment: Unknown.

Agent's Institutional and Release Recommendation: Revoke Parole.

Attachments: ☐ Sanction Form ☐ Police Report ☒ Other (specify): DHS Memo detailing Parolee's Violation.

I hereby declare under the penalty of perjury that the foregoing description of alleged violations made by me in this violation report is true and correct to the best of my knowledge and belief.

ILLINOIS DEPARTMENT OF CORRECTIONS
Parole Violation Report

Tim Christianson

F70

Print Parole Agent's Name

No.

Parole Agent's Signature

12/27/2005

Date

Supervisor Comments (if any):

Tim Christianson

F70

Print Parole Supervisor's Name

No.

Supervisor's Signature

12/27/2005

Date

Section B: Notice of Charges must be completed at the same time this section is completed

ILLINOIS DEPARTMENT OF CORRECTIONS -- OTS
PAROLE - PRB HEARING SCHEDULE/RESULTS INQUIRY

1/25/ 6
13:45:33

DOC#: B26374 MOORE, ALLEN L.

1 A H MEN-SL-03-38

07/12/2005

VIOLATION/RELEASE STATUS: W

HEARING DATE: 05 05 05 LAST UPDATED: 5 12 05

HEARING TYPE: DS DETERMINATE SENTENCE

HEARING RESULTS: GM GRANTED UPON MIN SERVED

RECUSTODY/NEW SENTENCE DATE: 00 DAV AS OF: 00

RESUME MSR WHEN PLANS ARE APPROVED: RESUME MSR DATE: 00

FOUND NOT TO BE A VIOLATOR:

NEXT HEARING TYPE: NOT FOUND

NEXT DOCK DTE: 0000

SPECIAL ORDERS:

CD SUBSTANCE ABUSE PGM COND CA PARTICIPATE AA COND TIONAL

CX SEX OFFENDER COUNSELING CP OUTPATIENT MNTL HLTH COND

CV CLOSE SUPERVISION COND CE ELECTRONIC DETENTION

CO OTHER CONDITIONAL NOT FOUND

OTHER INFORMATION: SPEC ORDER #1,2,3,4,5,6 & 8 (NO VICTIM
CONTACT) MSR APPR EFF WHEN ELIGIBLE

NEXT KEY DATA: IDOC #: B26374

PF7: PAGE BACK PF8: PAGE FWD

INQUIRY COMPLETE

PAGING AVAILABLE

A-1

S-3-38

A-1

Name ALLEN MOORE No. B26374 Inst. MEN Dkt. No. PV
STATE OF ILLINOIS
PRISONER REVIEW BOARD Date 02/23/2006

To the Warden—

The following order is your authority to release this individual on parole to the custody and supervision of the Office of Community Supervision, or continue to hold as indicated. If parole is ordered, said order is subject to being vacated prior to release to parole. Any release is contingent upon execution of Parole or Mandatory Supervised Release Agreement.

Violator Rationale

The inmate named has violated parole or Mandatory Supervised Release because the inmate:

☐ Committed the criminal offense of _____

☐ Violated condition(s) _____

of the Parole or Release Agreement.

☒ Violated condition(s) Parole #5, 16

of your Special Order.

☐ Absconded.

☐ Failed to report or falsified report(s).

Evidence Relied Upon

☒ Counselor's Report

☐ Police Report

☐ Witnesses testimony

☐ Own admission

The Board finds that this evidence is sufficient because

subject failed to
comply with parole
rules and has not
had placement

For The Board:

[Signature]
[Signature]

☐ Parole granted effective when

☐ Parole plans are approved

☐ Minimum is served

☐ Eligible

☐ Subject to regular conditions and

☐ Special Order No. _____

☐ Parole denied, continued to _____

☐ Hearing continued to _____

☐ Psychiatric Report requested

☐ For verification of parole plans

☐ At inmate's request

☐ Release date offer attached to and made a part of this Order

☐ Found not to be a violator

☒ Declared a violator as of 12-27-2005 on

☐ Statutory Parole

☒ Mandatory Supervised Release

☐ Parole

☒ Parole or release revoked

☐ Continued to _____

☐ Parole or release continued

☐ Effective _____

☐ Effective when plans are approved

☐ Subject to Special Order No. _____

☐ Hearing continued to _____

☐ For further information

☐ For Court Disposition

☐ At inmate's request

☐ For Violation Report



State of Illinois
Department of Human Services
Treatment and Detention Facility

A-1

HEALTH CARE REQUEST

Resident Name ALLEN L. MOORE Date 12/25/05
Unit ALPHA Room # OBSERVATION ROOM

Describe Health Care Problem I RECEIVED A LOWER BACK INJURY ON 12/19/05.
THE DOCTOR PRESCRIBED ME 800 MILLIGRAMS OF MOTRIN 3 TIMES A
DAY. NOW IM TOLD BY THE NURSE ON MIDNIGHTS, WHILE COMPLAINING
OF DIZZINESS AND HEADACHES, BECAUSE OF THE EYE INJURY, THAT
I WILL NOT RECEIVE ANYMORE MOTRIN FOR MY BACK. AND THE NURSE
GAVE ME TWO MOTRIN'S FOR THE HEADACHES AND DIZZINESS ON 12/24/05
AT APPROX 11:45 PM. AND STATED TO ME, YOU WILL ONLY HAVE TWO
MORE DOSES ON 12/25/05, AND THATS ALL THE DOCTOR PRESCRIBED
SIX DAYS WORTH. WHAT AM I GOING TO DO FOR THE BACK PAIN

Resident Signature Allen L. Moore

Do Not Write Below This Line

Date Received _____ Time Received _____

Resolution: _____

HCU Staff Name (Signature and Print)

Date Completed _____



State of Illinois
Department of Human Services
Treatment and Detention Facility

Exhibit - A-1

HEALTH CARE REQUEST

Resident Name Allen L. Moore Date 12/25/05

Unit ALPHA Room # Observation Room

Describe Health Care Problem I received a lower back injury on 12/19/05. The doctor prescribed me 800 milligrams of Motrin 3 times a day. Now I'm told by the nurse on midnights, while complaining of dizziness and headaches, because of the eye injury, that I ~~did not~~ received ~~any more~~ on 12/19/05. That I will not receive any more Motrin for my back. The nurse gave me 2 Motrins for headaches and dizziness on 12/24/05 at approx 11:45 pm. And stated to me, you will only have two more doses on 12/25/05, and that's all the doctor prescribed 6 days worth.

Resident Signature Allen L. Moore

Do Not Write Below This Line

Date Received _____ Time Received _____

Resolution Saw by MD 12/26/05

HCU Staff Name (Signature and Print) _____ Date Completed _____



State of Illinois
Department of Human Services
Treatment and Detention Facility

HEALTH CARE REQUEST

Resident Name ALLEN L. MOORE Date 12/25/05
Unit ALPHA Room # OBSERVATION ROOM

Describe Health Care Problem ON 12/26/05 AND AS LONG AS THIS TERRIBLE PAIN
EXIST? THE NURSE STATED THAT I WILL GET TYLENOL FOR THE
BACK PAIN AFTER 12/25/05. IVE RECENTLY SENT OUT A REQUEST
TO H.C.U. NOTIFYING THE DOCTOR THAT THE MOTRIN ARE NOW, NOT
SEEMING TO GIVE ME MUCH RELIEF AS BEFORE. AND I REQUESTED
MUSCLE RELAXER'S OR A HEATING PAD. SO HOW ARE TYLENOL GOING TO
GIVE ME RELIEF WHEN THE MOTRINS 800 MILLIGRAMS WASNT GIVING ME
MUCH RELIEF? PLEASE PUT ME ON THE DOCTOR'S CALL LINE AT YOUR
EARLIEST.

Resident Signature

Allen L. Moore

Sincerely,

Do Not Write Below This Line

Date Received

Time Received

Resolution:

Date Completed

HCU Staff Name (Signature and Print)

Exh

A-2

A-2

ILLINOIS DEPARTMENT OF CORRECTIONS

Illinois
Department of
CorrectionsRod R. Biagojevich
GovernorROGER E. WALKER JR.
Director

Menard Correctional Center / P.O. Box 711 / Menard, IL 62259-9998 / Telephone: (618) 826-5071 / TDD: (800) 526-0844

MEMORANDUM

DATE: 3/22/06

TO: Moore b26374

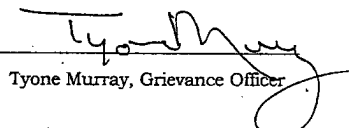
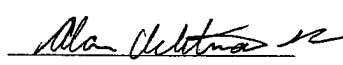
FROM: Tyone Murray
Grievance Officer

SUBJECT: Grievance Follow-Up # 72-3-06

Inmate grieves that he has been having constant headaches and a lower back pain due to an injury, which occurred on 12/19/05 at a DHS facility. He notified the doctor at Menard of his condition and of where the x-rays were taken. He also told him that he had received muscle relaxers and Motrin for the injuries. The doctor told him that while in the custody of IDOC he could not be prescribed muscle relaxers and he also refused to prescribe him Motrin. He was given Tylenol. The prescription ran out. He had informed the Doctor that Tylenol does not work for the lower back injury but works for the constant headaches. He has not been given muscle rub, Motrin, egg mattress, lower bunk permit or any treatment at all. Inmate feels he has been simply disregarded. The doctor never even took x-rays or an MRI. Inmate does not feel he should submit to another sick call for the same medical conditions where he did not receive quality medical attention and why pay another \$2.00 co-pay. Inmate request to receive proper medical treatment, medication free of \$2.00 co-payment charge for the constant headaches and lower back injury and that his medical record from IDHS be sent.

According to Pam Grubman, R.N. Health Care Unit Administrator Offender Moore R&C at Stateville NRC 12/27/05, physical examination on 1/4/06 failed to report any injury or problem. Health Status report from NRC to Menard on 1/9/06 indicates routine health care and offender did not report any physical problem to the nursing staff. Based on his complaint of back pain during sick call 1/18/06-medical evaluation was completed on 1/23/06. Nothing in the records received from NRC reflects an encounter with the TACT Team at Stateville. Per the grievance-injury occurred at a different facility outside of IDOC. Follow up was completed on 2/13/06-offender reported relief with Tylenol. He was provided exercises. Physical examination was negative with free range of motion. Offender's medical issues has been appropriately addressed.

Recommendation-It is this writer's findings that IM's medical concerns are being addressed by the facility's health care staff; therefore, I recommend grievance be denied. If inmate has any further Medical concerns he needs to submit a request slip to HCU to have them addressed. Per AD 04.03.103 on Offender Health Care Services, At the time of the non-emergency evaluation, the offender shall be required to sign a Request for Payment, DC 828, authorizing the deduction of the co-pay from present or future funds in his or her trust fund account. If, after receiving the response of the Chief Administrative Officer, the offender still feels that the problem, complaint or grievance has not been resolved to his satisfaction, he may appeal in writing to the Director within 30 days after the date of the decision.


Tyone Murray, Grievance Officer☒ CONCUR☐ DO NOT CONCUR
Alan Uchtman, Warden3/24/06
Date



Page 1 of 2

State of Illinois
Department of Human Services
TDF RESIDENT GRIEVANCE

Exh.

A-3

Name of Resident:

Allen L. Moore

ID#

864974

Date of Incident Occurrence:

12/19/05 CONTINUANCE

Date Received by Administration:

Grievance #:

Nature of Grievance

☐ Personal Property ☒ Staff Conduct (Attempt to Resolve) ☐ Mail Handling ☐ Meals ☐ Medical ☒ Other (specify):☐ Disciplinary Report: Date of Report (Attach copy of Notice of Appearance Before The Behavior Committee and Behavior Committee Decision, then forward to the Grievance Examiner.)

Use only this form to give a BRIEF Summary of Grievance: VIOLATION OF Equal PROTECTION - 59 IL. Admin CODE 299.700, VIOLATION OF DUE PROCESS - DENIAL OF ACCESS TO COURT, DENIAL OF ACCESS TO ATTORNEY, DENIAL OF ACCESS TO FAMILY, DISCRIMINATION.

SINCE 12-19-05 THE BEHAVIOR COMMITTEE CLINICAL DIRECTOR JUMPER, ACT ACD L. CHANKIN DIRECTOR OF SECURITY SANDERS AND ACTING FACILITY DIRECTOR MONAHAN HAVE DENIED MYSELF ACCESS TO FAMILY BOTH IN WRITING AND BY PHONE, HAVE DENIED MYSELF ACCESS TO MY ATTORNEY BOTH IN WRITING AND BY PHONE, AND ACCESS TO COURT.

THE ABOVE MENTIONED PERSONS HAVE DENIED MYSELF THE FOLLOWING ITEMS (PEN, PAPER & PENCIL). THE SAME INDIVIDUALS ARE IN VIOLATION OF 59 IL. Admin. CODE, SECTION 299.700 (A) RESIDENTS IN SMS CONFINEMENT shall be permitted personal property as ~~allowed~~ allowed AND ORDERED BY THE PROGRAM DIRECTOR FOR SAFETY & SECURITY REASONS: THERE IS NOT SAFETY OR SECURITY ISSUE TO JUSTIFY THE DENIAL OF ACCESS TO ATTORNEY OR ACCESS TO THE COURT OR FAMILY.

SECTION 299.700 (b) COMMISSARY PRIVILEGES COMPARABLE TO THOSE APPLICABLE TO THE GENERAL POPULATION shall be allowed, EXCEPT FOR RESTRICTIONS ON CERTAIN ITEMS THAT MAY BE ORDERED BY THE PROGRAM DIRECTOR FOR SAFETY + SECURITY REASONS: I HAVE BEEN DENIED ALL COMMISSARY PRIVILEGES IN VIOLATION OF THIS SUBSECTION.

SECTION 299.700 (j) RESIDENTS IN SMS CONFINEMENT shall have the same mail privileges as those provided for other residents. I HAVE BEEN DENIED mail privileges by the named individuals when they denied myself access to a pen, paper, envelopes, stamps to send out going mail in direct violation of this ~~subsection~~ subsection. SECTION 299.700 (k) RESIDENTS IN SMS CONFINEMENT shall be permitted reading materials. I HAVE BEEN denied this by REC. THERAPIST NOT INQUIRING IF I WISHED TO RECEIVE READING MATERIALS; AND BY THE CLINICAL STAFF FAILURE TO DO SO. THE NAMED

Relief Requested:

THE NAMED INDIVIDUALS ADHERE TO TITLE 59 AND THEY STATED THEY DO IN THE HARGETT CASE AND OTHER CASES THAT WERE PENDING IN THE FEDERAL COURT AND/OR STILL PENDING. THAT ALL MY PERSONAL PROPERTY BE

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Resident Signature:

Allen L. Moore

Date:

12/25/05

L462-5001 (R-4-04)

Distribution: Master File; Resident

CONTINUED TO PAGE 2 OF 2



State of Illinois
Department of Human Services
TDF RESIDENT GRIEVANCE

Exhibit A-3

Name of Resident: <i>Allen L. Moore</i>	ID# <i>864976</i>	Date of Incident Occurrence: <i>12/19/05</i> <i>CONTINUANCE</i> <i>12/19/05</i>
Date Received by Administration:		Grievance #:

Nature of Grievance

☐ Personal Property ☒ Staff Conduct (Attempt to Resolve) ☐ Mail Handling ☐ Meals ☐ Medical ☒ Other (specify): _____

☐ Disciplinary Report: Date of Report _____ (Attach copy of Notice of Appearance Before The Behavior Committee and Behavior Committee Decision, then forward to the Grievance Examiner.)

Use only this form to give a BRIEF Summary of Grievance: *individuals is also in direct violation of this subsection.*

FURTHERMORE, THE NAMED INDIVIDUALS HAVE VIOLATED MY STATE & FEDERAL CONSTITUTIONAL RIGHTS NAMELY DENIAL OF EQUAL PROTECTION DISCRIMINATION AND VIOLATION OF DUE PROCESS WHEN MY PERSONAL PROPERTY WAS TAKEN AWAY BY FORCE WITHOUT BEING GIVEN ADVANCE NOTICE OF ANY RULE INFRACTIONS PRIOR TO A BEHAVIOR COMMITTEE HEARING AND PRIOR TO A BEHAVIOR COMMITTEE DECISION.

Relief Requested: *RETURNED TO ME, AND BE PROVIDED WITH PEN, PAPER, PENCIL, WRITING PAPER, ENVELOPES AND STAMPS, ALSO COMMISSARY PRIVILEGES.*

☐ Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self.

Resident Signature:

Allen L. Moore

Date:

12/25/05

Exhibit B-1

DEPARTMENT OF
HUMAN SERVICES



TREATMENT AND
DETENTION FACILITY

NOTICE OF APPEARANCE BEFORE THE BEHAVIOR COMMITTEE

Resident: Moore, Allen DHS# 864976

Date and Time of Incident: 12-19-05 Approximately 2:20pm

Nature of Incident/Potential Rule Violation: On the above date and approximate time, resident Moore refused a roommate and refused to turn over to staff his electronics.

This notice is to inform you that the Behavior Committee will be meeting to review the incident mentioned above. This meeting is scheduled to occur on 12-21-05 or later, between the hours of 10:00 AM and 12:00 PM.

You will be contacted by security staff during this time frame. You will be asked if you wish to appear before the Behavior Committee. Attendance at a Behavior Committee meeting is optional. If you do plan to attend, please be prepared to appear when called to do so. You may present written documentation (i.e.: your own account of incident, witness statements, etc.) and discuss the circumstances surrounding this incident. Upon determination that a resident has violated a rule, the Behavior Committee shall determine appropriate management status, determine appropriate treatment recommendations, impose behavioral restrictions or any combination thereof.

My signature below indicates that I have received notification of my scheduled appearance before the Behavior Committee.

Resident Signature

12-20-05
Date

A. Moore
Staff Signature

12-20-05
Date

Date Notified: 12-20-05

Time Notified: 8:40 am

ILLINOIS DEPARTMENT OF HUMAN SERVICES
TREATMENT & DETENTION FACILITY

BEHAVIOR COMMITTEE MEETING
INITIAL

NAME: Moore, Allen

DHS#: 864976

ATE OF INITIAL MEETING: 12/21/05

DATE OF ADMISSION: 7-12-05 MANAGEMENT STATUS: Temp Special (Int C) PRIMARY THERAPIST: Taylor

Date Of Event: 12-19-05 Approximately 2:20pm

Description Of Event: On the above date and approximate time, resident Moore refused a roommate and refused to turn over to staff his electronics.

Resident Addressed Behavior Committee: Yes/No Received 24 hour notification: Yes/No. Waived notification Yes/No/NA

Resident Comments: Rst. Moore only briefly attended the meeting. He indicates that he only wants to receive a written statement to the committee, and after dropping off this statement he elects to leave and declines requests to remain and speak w/ the committee about the incident.

Behavioral History for the past six month: 8-11-05 Violation of Rules - Minor;

Determination Of Rule Violation: Major - Refused Housing & Refused Staff Directions, & ^(Carroll) threats and intimidation.

Treatment Recommendation (if none, reason): Discuss w/ Primary and ^{Unit} Staff regarding options for rooming arrangements.

Committee Decision: Major Rule Violation - Maintain in Temp. Special and reassess level of risk at a future Beh. Committee meeting.

SIGNATURES:

TITLES:

S. J. [Signature]
[Signature]
[Signature]

Team Lead
Team Lead
Executive II

DATE OF REVIEW: 12/23/05

cc: Primary Therapist, Facility Director, Clinical Director, Associate Clinical Director; Security Director, Secure Management Log, Unit Directors, Vocational Director, Administrator On Duty and Resident